

EXHIBIT 10

Gary A. Stumpf

Page 1

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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:Master File No.

In re: Methyl Tertiary Butyl Ether :1:00-1891

("MTBE") Products Liability Litigation:Medical No. 1358

:(SAS) M21-88

- - - - - x

Washington, D.C.

March 22, 2007

Video Deposition of

GARY A. STUMPF

called for examination pursuant to notice of deposition, on Thursday, March 22, 2007, at the law offices of McDermott Will & Emery, 600 13th Street, NW, Washington, D.C., at 12:15 p.m., before DANIEL W. HAWKINS, a Notary Public within and for the District of Columbia, when were present on behalf of the respective parties:

Gary A. Stumpf

Page 17

1 of my time was supporting environmental claims and lawsuits.

2 Q You indicated part of the job was providing
3 support to the field, and you used a variation on that,
4 providing tech support for the prior job.

5 When you're providing support to the field in
6 tech support, what did that typically involve?

7 A It depends on the project, whether it's complex
8 hydrogeology; obviously I'm a hydrogeologist, and so I may
9 review, give a second opinion on a design critique,
10 remediation strategies suggested by a consultant. So
11 assignments and responsibilities kind of ran the gamut,
12 because of the expertise.

13 Q Okay. Involved as well site remediation
14 associated with either terminals or service stations?

15 A Correct.

16 Q You indicated also part of the task in your
17 senior remediation consultant position was environmental
18 claims and litigation.

19 A Yes.

20 Q What did that involve?

21 MR. PARKER: And I'll object on the basis of
22 attorney-client privilege, and instruct the witness not to
23 reveal any communications with counsel; also on the basis of
24 the attorney work product privilege to the extent there may

Gary A. Stumpf

Page 18

1 be work product type work that was done by the witness in
2 the course of that.

3 With that instruction, you can answer generally
4 as to what that task or what that job description entailed.

5 THE WITNESS: Basically my job was to handle
6 environmental claims for roughly about three-quarters of the
7 country at the time, and work closely with counsel on
8 litigation matters to provide technical support.

9 BY MR. WALSH:

10 Q When you indicate 'handle claims' what did that
11 entail?

12 A As an environmental claim would come in, I would
13 analyze it from a technical standpoint, evaluate the claim,
14 and many times would negotiate the settlement with the
15 claimant.

16 Q I think that probably gets into the obvious
17 follow up for one of your original -- you indicated before
18 that you had been deposed. How many times have you been
19 deposed?

20 A I don't remember the exact number; but my best
21 guess is roughly about 40 times.

22 Q Was the first deposition which you, involved in
23 connection with this job as a senior remediation consultant?

24 A No.